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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/645,441	.441 08/20/2003		Nicholas J.P. Ryba	7930	
758	7590	11/15/2006	•	EXAMINER	
FENWICK & WEST LLP				BRANNOCK, MICHAEL T	
SILICON VALLEY CENTER 801 CALIFORNIA STREET			· ART UNIT	PAPER NUMBER	
MOUNTAIN VIEW, CA 94041				1649	
				DATE MAILED: 11/15/2006	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
		Application No.			
	Office Action Commence	10/645,441	RYBA ET AL.		
Office Action Summary		Examiner	Art Unit		
		Michael Brannock	1649		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address		
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE is insigned of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	I.  lely filed  the mailing date of this communication.  O (35 U.S.C. § 133).		
Status		+			
1)🛛	Responsive to communication(s) filed on <u>04 Oc</u>	<u>ctober 2006</u> .			
,—	• • •	action is non-final.			
3)	Since this application is in condition for allowan	•			
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	i3 O.G. 213.		
Dispositi	on of Claims				
5)□ 6)⊠ 7)□	Claim(s) <u>55,57-61 and 63-65</u> is/are pending in (4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>55,57-61 and 63-65</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.			
•	on Papers				
9)□ 10)⊠	The specification is objected to by the Examiner The drawing(s) filed on 22 August 2003 is/are: Applicant may not request that any objection to the c Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Ex	a)⊠ accepted or b)☐ objected t drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority I	under 35 U.S.C. & 119				
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.					
2) Notice	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date <u>082203,061606,100406</u> .	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite		

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#### DETAILED ACTION

Status of Application: Claims and Amendments

Claims 55, 57-61 and 64-64 are pending and currently under examination. Applicant's traversal (8/7/2006) of the restriction requirement (5/05/2006) regarding the regrouping of the claims of Group I and II is acknowledged and found persuasive. The instant claims are drawn to an isolated sweet taste receptor comprising a T1R3 polypeptide and, optionally, a T1R2 polypeptide. Applicant's election of the species of heteromeric receptor comprising SEQ ID NO: 8 and 20 is acknowledged

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 55, 57-61, 63-65 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent Publication 20030232407, claims 21 and 27, published December 18, 2003 to Zoller et al.

Zoller claim a sweet taste receptor comprising a heterodimers of T1R2 and T1R3, such receptors being of mouse, rat, and human origin. The rT1R2 disclosed by Zoller is 100% identical to the instant SEQ ID NO: 7, the rT1R3 disclosed by Zoller is 100% identical to the instant SEQ ID NO: 25. The rT1R3 is 92% and 93% identical to the instant murine SEQ ID NO: 20 and 23, respectively. Additionally, the instant claims 59 and 60 make the distinction between

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non-covalent and covalently linked heterodimers. The instant specification does not indicate what the default state of the heterodimers would be when expressed in a cell, only that they could be either non-covalently or covalently linked, see page 11. Thus it is assumed that it is an inherent property of the expressed heterodimers that they would be either non-covalently or covalently linked, i.e. a mixture of both states, and thus the claims of the Zoller publication read on both claims 59 and 61.

Applicant is reminded that the Zoller reference is a U.S. patent or U.S. patent application publication of a pending or patented application that claims the rejected invention. An affidavit or declaration is inappropriate under 37 CFR 1.131(a) when the reference is claiming the same patentable invention, see MPEP § 2306. If the reference and this application are not commonly owned, the reference can only be overcome by establishing priority of invention through interference proceedings. See MPEP Chapter 2300 for information on initiating interference proceedings. If the reference and this application are commonly owned, the reference may be disqualified as prior art by an affidavit or declaration under 37 CFR 1.130. See MPEP § 718.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 61 and 63 rejected under 35 U.S.C. 103(a) as being obvious over 20030232407 to Zoller et al. as set forth above regarding claims 55, 57-61, 63-65 and in view of U.S. Patent No: 6383778.

The applied reference, 6383778, has a common inventor with the instant application. Based upon the earlier effective U.S. filing date of the reference, it constitutes prior art only under 35 U.S.C. 102(e). This rejection under 35 U.S.C. 103(a) might be overcome by: (1) a showing under 37 CFR 1.132 that any invention disclosed but not claimed in the reference was derived from the inventor of this application and is thus not an invention "by another"; (2) a showing of a date of invention for the claimed subject matter of the application which corresponds to subject matter disclosed but not claimed in the reference, prior to the effective U.S. filing date of the reference under 37 CFR 1.131; or (3) an oath or declaration under 37 CFR 1.130 stating that the application and reference are currently owned by the same party and that the inventor named in the application is the prior inventor under 35 U.S.C. 104, together with a terminal disclaimer in accordance with 37 CFR 1.321(c). This rejection might also be overcome by showing that the reference is disqualified under 35 U.S.C. 103(c) as prior art in a rejection under 35 U.S.C. 103(a). See MPEP § 706.02(1)(1) and § 706.02(1)(2).

Claims 61 and 63 are anticipated by claims 21 and 27 of Zoller, as set forth above, yet claims 61 and 63 also encompass embodiments that utilize the murine T1R2 as defined by SEQ ID NO: 8. Zoller does not describe a murine T1R2 having the sequence of SEQ ID NO: 8. U.S. Patent No: 6383778 discloses the murine T1R2 having the sequence of SEQ ID NO: 8 (mouse GPCR4). Therefore, one of ordinary skill in the art, at the time the invention was made, and with reasonable expectation of success, would be motivated to use the murine T1R2 disclosed by U.S.

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Db

Patent No: 6383778 when practicing the methods of Zoller. The motivation to do so was provided by Zoller, e.g. claim 27, who teach that variants of the murine T1R2 are encompassed by the claimed invention

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Alignment of SEQ ID NO: 20 and Zoller rT1R3
APPLICANT: ZOLLER, MARK, et al.
 SEQ ID NO 4
   LENGTH: 858
   TYPE: PRT
   ORGANISM: Rattus sp.
                   92.6%; Score 4208; DB 6;
 Query Match
                         Pred. No. 0;
 Best Local Similarity
                   92.8%;
 Matches 796; Conservative
                                                   Gaps
                        19;
                           Mismatches
                                     43;
                                         Indels
0;
         1 MPALAIMGLSLAAFLELGMGASLCLSQOFKAQGDYILGGLFPLGSTEEATLNQRTQPNSI 60
QУ
          1 MPGLAILGLSLAAFLELGMGSSLCLSQOFKAQGDYILGGLFPLGTTEEATLNQRTQPNGI 60
Db
        61 LCNRFSPLGLFLAMAMKMAVEEINNGSALLPGLRLGYDLFDTCSEPVVTMKSSLMFLAKV 120
Qу
         61 LCTRFSPLGLFLAMAMKMAVEEINNGSALLPGLRLGYDLFDTCSEPVVTMKPSLMFMAKV 120
Db
       121 GSQSIAAYCNYTQYQPRVLAVIGPHSSELALITGKFFSFFLMPQVSYSASMDRLSDRETF 180
Qу
          121 GSQSIAAYCNYTQYQPRVLAVIGPHSSELALITGKFFSFFLMPQVSYSASMDRLSDRETF 180
Db
       181 PSFFRTVPSDRVQLQAVVTLLQNFSWNWVAALGSDDDYGREGLSIFSSLANARGICIAHE 240
Qу
          181 PSFFRTVPSDRVQLQAVVTLLQNFSWNWVAALGSDDDYGREGLSIFSGLANSRGICIAHE 240
Db
       241 GLVPQHDTSGQQLGKVLDVLCQVNQSKVQVVVLFASARAVYSLFSYSIHHGLSPKVWVAS 300
Qу
          241 GLVPOHDTSGOOLGKVVDVLROVNOSKVOVVVLFASARAVYSLFSYSILHDLSPKVWVAS 300
Db
       301 ESWLTSDLVMTLPNIARVGTVLGFLQRGALLPEFSHYVETHLALAADPAFCASLNAELDL 360
Qу
          301 ESWLTSDLVMTLPNIARVGTVLGFLQRGALLPEFSHYVETRLALAADPTFCASLKAELDL 360
Db
       361 EEHVMGQRCPQCDDIMLQNLSSGLLQNLSAGQLHHQIFATYAAVYSVAQALHNTLQCNVS 420
Qу
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361 EERVMGPRCSQCDYIMLQNLSSGLMQNLSAGQLHHQIFATYAAVYSVAQALHNTLQCNVS 420

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Qy	421	HCHVSEHVLPWQLLENMYNMSFHARDLTLQFDAEGNVDMEYDLKMWVWQSPTPVLHTVGT	480
Db	421	HCHTSEPVQPWQLLENMYNMSFRARDLTLQFDAKGSVDMEYDLKMWVWQSPTPVLHTVGT	480
Qy	481	FNGTLQLQQSKMYWPGNQVPVSQCSRQCKDGQVRRVKGFHSCCYDCVDCKAGSYRKHPDD	540
Db	481	FNGTLQLQHSKMYWPGNQVPVSQCSRQCKDGQVRRVKGFHSCCYDCVDCKAGSYRKHPDD	540
Qy	541	FTCTPCNQDQWSPEKSTACLPRRPKFLAWGEPVVLSLLLLLCLVLGLALAALGLSVHHWD	600
Db	541	FTCTPCGKDQWSPEKSTTCLPRRPKFLAWGEPAVLSLLLLLCLVLGLTLAALGLFVHYWD	600
Qy	601	SPLVQASGGSQFCFGLICLGLFCLSVLLFPGRPSSASCLAQQPMAHLPLTGCLSTLFLQA	660
Db	601	SPLVQASGGSLFCFGLICLGLFCLSVLLFPGRPRSASCLAQQPMAHLPLTGCLSTLFLQA	660
Qy	661	AETFVESELPLSWANWLCSYLRGLWAWLVVLSATFVEAALCAWYLTAFPPEVVTDWSVLP	720
Db	661	AEIFVESELPLSWANWLCSYLRGPWAWLVVLLATLVEAALCAWYLMAFPPEVVTDWQVLP	720
Qy	721	TEVLEHCHVRSWVSLGLVHITNAMLAFLCFLGTFLVQSQPGRYNRARGLTFAMLAYFITW	780
Db	721	TEVLEHCRMRSWVSLGLVHITNAVLAFLCFLGTFLVQSQPGRYNRARGLTFAMLAYFIIW	780
Qy	781	VSFVPLLANVQVAYQPAVQMGAILVCALGILVTFHLPKCYVLLWLPKLNTQEFFLGRNAK	840
Db	781	VSFVPLLANVQVAYQPAVQMGAILFCALGILATFHLPKCYVLLWLPELNTQEFFLGRSPK	840
Qy	841	KAADENSGGGEAAQEHNE 858	
Db	841	EASDGNSGSSEATRGHSE 858	

Application/Control Number: 10/645,441 Page 7 Art Unit: 1649 Alignment between Zoller mT1R3 and SEQ ID NO: 23 APPLICANT: ZOLLER, MARK, et al. ; SEQ ID NO 4 LENGTH: 858 TYPE: PRT ORGANISM: Rattus sp. US-10-725-037-4 · Query Match 93.0%; Score 4221; DB 6; Length 858; Best Local Similarity 92.9%; Pred. No. 0; Matches 797; Conservative Mismatches Indels 21; Gaps 1 MPALAIMGLSLAAFLELGMGASLCLSQQFKAQGDYILGGLFPLGSTEEATLNQRTQPNSI 60 Qу 1 MPGLAILGLSLAAFLELGMGSSLCLSQQFKAQGDYILGGLFPLGTTEEATLNQRTQPNGI 60 Db 61 PCNRFSPLGLFLAMAMKMAVEEINNGSALLPGLRLGYDLFDTCSEPVVTMKSSLMFLAKV 120 Qy 61 LCTRFSPLGLFLAMAMKMAVEEINNGSALLPGLRLGYDLFDTCSEPVVTMKPSLMFMAKV 120 Db 121 GSOSIAAYCNYTOYOPRVLAVIGPHSSELALITGKFFSFFLMPQVSYSASMDRLSDRETF 180 Qу 121 GSOSIAAYCNYTOYOPRVLAVIGPHSSELALITGKFFSFFLMPOVSYSASMDRLSDRETF 180 Db 181 PSFFRTVPSDRVQLQAVVTLLQNFSWNWVAALGSDDDYGREGLSIFSSLANARGICIAHE 240 Qy 181 PSFFRTVPSDRVQLQAVVTLLQNFSWNWVAALGSDDDYGREGLSIFSGLANSRGICIAHE 240 Db 241 GLVPQHDTSGQQLGKVLDVLRQVNQSKVQVVVLFASARAVYSLFSYSIHHGLSPKVWVAS 300 Qу 241 GLVPOHDTSGOOLGKVVDVLROVNOSKVQVVVLFASARAVYSLFSYSILHDLSPKVWVAS 300 Db 301 ESWLTSDLVMTLPNIARVGTVLGFLQRGALLPEFSHYVETHLALAADPAFCASLNAELDL 360 Qу 301 ESWLTSDLVMTLPNIARVGTVLGFLQRGALLPEFSHYVETRLALAADPTFCASLKAELDL 360 Db 361 EEHVMGORCPRCDDIMLONLSSGLLONLSAGOLHHOIFATYAAVYSVAQALHNTLQCNVS 420 Qу 361 EERVMGPRCSQCDYIMLONLSSGLMQNLSAGQLHHQIFATYAAVYSVAQALHNTLQCNVS 420 Db 421 HCHVSEHVLPWQLLENMYNMSFHARDLTLQFDAEGNVDMEYDLKMWVWQSPTPVLHTVGT 480

> 421 HCHTSEPVQPWQLLENMYNMSFRARDLTLQFDAKGSVDMEYDLKMWVWQSPTPVLHTVGT 480

> 481 FNGTLQLQQSKMYWPGNQVPVSQCSRQCKDGQVRRVKGFHSCCYDCVDCKAGSYRKHPDD 540

481 FNGTLQLQHSKMYWPGNQVPVSQCSRQCKDGQVRRVKGFHSCCYDCVDCKAGSYRKHPDD 540

541 FTCTPCNQDQWSPEKSTACLPRRPKFLAWGEPVVLSLLLLLCLVLGLALAALGLSVHHWD 600

541 FTCTPCGKDQWSPEKSTTCLPRRPKFLAWGEPAVLSLLLLLCLVLGLTLAALGLFVHYWD 600

Qy

Db

Qy

Db

Qу

Db

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Qу	601	SPLVQASGGSQFCFGLICLGLFCLSVLLFPGRPSSASCLAQQPMAHLPLTGCLSTLFLQA	660
Db	601	SPLVQASGGSLFCFGLICLGLFCLSVLLFPGRPRSASCLAQQPMAHLPLTGCLSTLFLQA	660
Qy	661	AETFVESELPLSWANWLCSYLRGLWAWLVVLLATFVEAALCAWYLIAFPPEVVTDWSVLP	720
Db	661	AEIFVESELPLSWANWLCSYLRGPWAWLVVLLATLVEAALCAWYLMAFPPEVVTDWQVLP	720
Qу	721	TEVLEHCHVRSWVSLGLVHITNAMLAFLCFLGTFLVQSQPGRYNRARGLTFAMLAYFITW	780
Db	721		780
Qу	781	VSFVPLLANVQVAYQPAVQMGAILVCALGILVTFHLPKCYVLLWLPKLNTQEFFLGRNAK	840
Db	781	VSFVPLLANVQVAYQPAVQMGAILFCALGILATFHLPKCYVLLWLPELNTQEFFLGRSPK	840
Qу	841	KAADENSGGGEAAQGHNE 858	
Db	841	EASDGNSGSSEATRGHSE 858	

### Conclusion

The Art Unit location of your application in the USPTO has changed. To aid in correlating any papers for this application, all further correspondence regarding this application should be directed to Art Unit 1649. Please note the new central fax number for official correspondence below:

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Brannock, Ph.D., whose telephone number is (571) 272-0869. The examiner can normally be reached on Mondays through Fridays from 10:00 a.m. to 4:00 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Janet Andres, Ph.D., can be reached at (571) 272-0867. Official papers filed by fax should be directed to 571-273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0196.

**MB** 

November 10, 2006

SUPERVISORY PATENT EXAMINER